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INTELLECTUAL PROPERTY LAW INCLUDING PATENTS, TRADEMARKS, COPYRIGHTS AND UNFAIR COMPETITION

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July 31, 2002

Commissioner for Patents Box No Fee Washington, D.C. 20231

Re:

Application No.:

10/006,324

Filing Date:

12/05/01

Attorney Docket No.: 1856-19700

Your Ref:

9469.0-01

Commissioner:

Enclosed are the following documents for filing:

- 1. Information Disclosure Statement;
- 2. PTO Form 1449 and citations;
- 3. Acknowledgement postcard; and
- This transmittal letter. 4.

Please date-stamp the acknowledgment postcard and return it to the undersigned to confirm receipt of the above documents.

Thank you for your assistance in this matter.

Sincerely,

CONLEY, ROSE & TAYON

Arthur J. Brady

AJB/kai

Enclosure(s)

79674.01/1856-19700



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Mamdouh Salama

Serial No.:

10/006,324

Filed:

December 5, 2001

For:

Redundant Seal Design for

Composite Risers with Metal Liners §

GROUP ART UNIT: 3626

EXAMINER: Unknown

Commissioner for Patents Box NO FEE Washington, D.C. 20231

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GROUP 3600

I hereby certify that this correspondence and PTO Form 1449 with citations attached, is being deposited with the United States Postal Service with sufficient postage as first class mail, in an envelope addressed to: Commissioner for Patents, Box NO FEE, Washington, D.C. 20231 on

) (Date of Deposit)

INFORMATION DISCLOSURE STATEMENT

Atty. Dkt. No.: 9469.0-01

1856-19700

Commissioner:

This Information Disclosure Statement, including completed Form PTO-1449, comprises a list of pertinent art of which Applicant is aware. A copy of each patent and publication listed on Form PTO-1449 is enclosed herewith.

The submission of this Information Disclosure Statement and Form PTO-1449 is not an admission that the art cited is "prior" with respect to the present invention, nor is it a representation that no better art exists. Applicant hereby reserves the right to swear behind or otherwise disprove any alleged "prior" nature of any art cited should the facts support and that

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situation warrant such an action. It is submitted that the art cited does not constitute a bar to the patentability of Applicant's invention under 35 U.S.C. § 102 or § 103.

Respectfully submitted,

CONLEY, ROSE & TAYON, P.C.

Date: July 31, 2002

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